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9	Attorneys for Defendants AVERY LIEBERMAN, KATRINA WEBSTER,	
10	DANIEL WEBSTER, AND SLEEPING WELL, LLC	
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12	UNITED STATES DISTRICT COURT	
13	NORTHERN DIST	RICT OF CALIFORNIA
- 1	OAKLAND DIVISION	
14	OAKLA	ND DIVISION
14 15	SLEEP SCIENCE PARTNERS, INC.,	ND DIVISION Case No. CV-09-4200-CW
		Case No. CV-09-4200-CW STIPULATED ORDER
15	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN,	Case No. CV-09-4200-CW
15 16	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE
15 16 17	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER,	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE
15 16 17 18	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING WELL, LLC,	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE
15 16 17 18	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING WELL, LLC,	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE
15 16 17 18 19 20	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING WELL, LLC, Defendants.	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE
15 16 17 18 19 20 21	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING WELL, LLC, Defendants. Defendants Avery Lieberman, Katrina	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE MOTIONS TO COMPEL
15 16 17 18 19 20 21 22	SLEEP SCIENCE PARTNERS, INC., Plaintiff, v. AVERY LIEBERMAN, KATRINA WEBSTER, DANIEL WEBSTER and SLEEPING WELL, LLC, Defendants. Defendants Avery Lieberman, Katrina	Case No. CV-09-4200-CW STIPULATED ORDER EXTENDING TIME TO FILE MOTIONS TO COMPEL Webster, Daniel Webster and Sleeping Well, LLC ce Partners, Inc. ("Plaintiff") (collectively the

1	WHEREAS, pursuant to Local Rule 26-2, motions to compel must be filed within 7 day	
2	after the discovery cut-off – on November 8, 2010.	
3	WHEREAS, the Parties are preparing for a mediation to be held on November 10 th and	
4	11 th ;	
5	WHEREAS, the Parties are in the process of assessing the most recent discovery	
6	responses and discussing the resolution of certain discovery disputes in an effort to avoid the	
7	filing of motions to compel;	
8	WHEREAS, the parties wish to focus their efforts on mediation and allow for additiona	
9	time to resolve the outstanding discovery disputes before filing any motions to compel;	
10	THEREFORE, Defendants and Plaintiff stipulate as follows:	
11	1. The parties shall have up to and including November 19, 2010 to file any motions to	
12	compel in connection with fact discovery.	
13		
14	IT IS SO ORDERED:	
15	Dated:	
16	CEAUDIA WILKIN United States District Judge	
17		
18	Respectfully submitted,	
19	LAW OFFICES OF PATRICK McCARTHY	
20		
21	Dated: November 8, 2010 By:/s/ Patrick McCarthy Patrick McCarthy, Attorneys for Defendant	
22	Tutifick integrating, Attorneys for Berendant	
23	Dated: November 8, 2010 THE FLICK GROUP	
24		
25	By: <u>/s/ Heather Flick</u> Heather Flick, Attorneys for Plaintiff	